PATENT COOPERATION TREATY

From INTE	` the RNATIONAL SEA	RCHING AUTHO	ORITY		WIPO
To:					PCT
see form PCT/ISA/220				WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43 <i>bis</i> .1)	
				Date of mailing (day/month/year) see	e form PCT/ISA/210 (second sheet)
Applicant's or agent's file reference see form PCT/ISA/220				FOR FURTHER A	
	national application I Γ/ΕΡ2004/05070		International filing date (day/month/year)	Priority date (day/month/year) 14.05.2003
G11	1B7/24, C09B69/	• •	both national classification	and IPC	
1	icant A SPECIALTY (CHEMICALS H	OLDING INC.		
1.	This opinion contains indications relating to the following items:				
	⊠ Box No. I	Basis of the op	inion		
	☑ Box No. II	Priority	•		
	☐ Box No. III	Non-establishn	nent of opinion with reg	ard to novelty, inventiv	re step and industrial applicability
	⊠ Box No. IV	Lack of unity of			
	⊠ Box No. V	applicability; ci	tations and explanations	s.1(a)(i) with regard to s supporting such state	novelty, inventive step or industrial ement
	☐ Box No. VI	Certain docum			
	☐ Box No. VII		s in the international app		
	□ Box No. VIII	Certain observ	ations on the internation	nal application	
2.	FURTHER ACTI				
If a demand for International preliminary examination is made, this opinion will usually be considerative opinion of the International Preliminary Examining Authority ("IPEA"). However, this does the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching will not be so considered.					lowever, this does not apply where chosen IPEA has notifed the
	submit to the IPE	EA a written reply date of mailing of	y together, where appro	priate, with amendme	PEA, the applicant is invited to nts, before the expiration of three of 22 months from the priority date,
	For further option	ns, see Form PC	CT/ISA/220.		
3. For further details, see notes to Form PCT/ISA/220.					
Nam	e and mailing addres	ss of the ISA:		Authorized Officer	



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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/EP2004/050706

_	Вох	No. I Basis of the opinion				
1.	With regard to the language, this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.					
		This opinion has been established on the basis of a translation from the original language into the following language , which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).				
2.	With	With regard to any nucleotide and/or amIno acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:				
	a. type of material:					
		a sequence listing				
		table(s) related to the sequence listing				
	b. format of material:					
] in written format				
		in computer readable form				
	c. time of filing/furnishing:					
		contained in the international application as filed.				
		filed together with the international application in computer readable form.				
		furnished subsequently to this Authority for the purposes of search.				
3.		In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.				
4.	Additional comments:					

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/EP2004/050706

_						
_	Вс	x No. II	Priority			
1. The following document has not been furnished:			llowing document has not been furnished:			
		\boxtimes	copy of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(a)).			
			translation of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(b)).			
		Conse neverti	quently it has not been possible to consider the validity of the priority claim. This opinion has neless been established on the assumption that the relevant date is the claimed priority date.			
2.		has be	opinion has been established as if no priority had been claimed due to the fact that the priority claim seen found invalid (Rules 43 <i>bis</i> .1 and 64.1). Thus for the purposes of this opinion, the international date indicated above is considered to be the relevant date.			
3.		was no	not been possible to consider the validity of the priority claim because a copy of the priority document it available to the ISA at the time that the search was conducted (Rule 17.1). This opinion has neless been established on the assumption that the relevant date is the claimed priority date.			
4.	Ad	ditional c	observations, if necessary:			
		·				
_	Во	x No. IV	Lack of unity of invention			
1.	\boxtimes	In resp	onse to the invitation (Form PCT/ISA/206) to pay additional fees, the applicant has:			
			paid additional fees.			
			paid additional fees under protest.			
		\boxtimes	not paid additional fees.			
2.		This Au	athority found that the requirement of unity of invention is not complied with and chose not to invite slicant to pay additional fees.			
3.	Thi	is Author	ity considers that the requirement of unity of invention in accordance with Rule 13.1, 13.2 and 13.3 is			
		complied	I with			
		not comp	olied with for the following reasons:			
		see se	parate sheet			
4.	Co	nsequent	tly, this report has been established in respect of the following parts of the international application:			
		all parts.				
	⊠	the parts	relating to claims Nos. 1-10(part)			

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/EP2004/050706

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Inventive step (IS)

Yes: Claims

6-10

No: Claims

1-5

Yes: Claims No: Claims

6-10 1*-*5

Industrial applicability (IA)

...

Yes: Claims

1-10

No: Claims

2. Citations and explanations

see separate sheet

Re Item IV Lack of unity of invention

Unity of invention requires at least one common technical feature which is a contribution to the art. This requirement is obviously not fulfilled in the present case, as the compounds (II) (i.e. (IIa), (IIb), (IIc), (IId)), (III) and (IV)) are representatives of an already known class of compounds. The first document cited in this report which is acknowledged in the description and its relevant subject-matter excluded from claim 1 by a proviso is only one document describing representatives of the compounds (II), (III) and (IV),

It is furthermore known from JP A 60 044 390 and JP A 09 164 767 (both cited in the International Search Report) that metal complexes of this kind may be used as quenchers in optical recording media.

There is - by consequence - no technical feature of the metal complexes claimed which would be a contribution to the art, i.e. the requirements of unity are not fulfilled and the present case has to be subdivided as follows:

Invention 1: Claims 1-10 (part)

Metal complexes of the formulas (IIa), (IIb), (IIc), (IId), compositions thereof, optical recording media comprising these compounds, the use of (IIa), (IIb), (IIc), (IId) in the production of optical recording media and a method for the producing an optical recording medium involving (IIa), (IIb), (IIc), (IId).

Invention 2: Claims 1-10 (part)

Metal complexes of formula (III), compositions thereof, optical recording media comprising these compounds, the use of (III) in the production of optical recording media and a method for the producing an optical recording medium involving (III).

Invention 3: Claims 1-10 (part)

Metal complexes of formula (IV), compositions thereof, optical recording media comprising these compounds, the use of (IV) in the production of optical recording media and a method for the producing an optical recording medium involving (IV).

Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

D1: Lacroix et al.; Chem. Mater. 8 (1996), 541-545 (cited in the application)

D2: Handa et al.; Mol. Cryst. Liq. Cryst. 342 (2000), 75-80

D3: Iwamoto et al.; Chemistry Letters (1976), 343-346

D4: Wöhrle et al.; Polymer Bulletin 13 (1985), 57-64

D5: Ledoux et al.; NATO ASI Series, series 3 High Technology 9 (1996), 145-158

D6: EP A 0 012 241 (Hoechst AG)

D7: DE A 26 11 697 (Rothkopf, Wöhrle)

D8: US A 4 265 632 (Hoechst AG)

D9: JP A 60 044 390 (KDK CORP.)

D10 JP A 09 164767 (TOKYO INK MFG CO LTD)

The present case discloses metal complexes of the general formula (I) (claims 1), the compounds (IIa), (IIb), (IIc), (IId), (III) and (IV) as sub-groups of (I) (claims 2-5), compositions comprising (I) and an (oxonol) dye (claims 6-7), an optical recording medium comprising a compound (I) (claim 8), the use of (I) in the production of optical recording media (claim 9) and a method for the producing an optical recording medium involving (I) (claim 10).

The following comments with regard to novelty and inventive step of the first invention as apparent in claims 1-10 only refer to the subject-matter thereof which was actually searched (Art. 17(2) PCT), i.e. the compounds of general formulas (IIa), (IIb), (IIc) and (IId) as defined in caim 2, compositions and use thereof (cf. International Search Report, sheet C).

Representatives of the compounds (II) are - as is aknowledged in the description - already known from D1. These known compounds are excluded from the subject-matter of claim 1 by a proviso.

Further representatives of the compounds (IIa), (IIb), (IIc), (IId) are known from the following documents:

D2: The compound [Ni(saldfm)] on p. 76

D3: The title compound

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

PCT/EP2004/050706

D4: The compound 3.Co on p. 58

D5: The compound NiL (Fig. 4, p. 154) which is one of the compounds listed in cl. 5

D6: The compounds disclosed in the examples

D7: The compounds disclosed in examples 1-3, 6

D8: The compounds disclosed in the examples

None of these documents refers to the use of the compounds described therein as quenchers.

As closest prior art may be regarded both D9 and D10.

These documents discloses metal complexes being structurally close (but not identical) to the compounds (II) of the present case which are used as stabilizers for cyanine and phthalocyanine dyes used in optical recording media.

The problem underlying the present application is formulated in the descripion as to provide dye compositions for optical recording media with improved properties.

It was demonstrated in the description that the combination of a representative of the metal complexes (II) with oxonol dyes is suitable for optical recording media and that the problem was actually solved.

The combination of the complexes (II) which are different from those in D9/D10 with oxonol dyes (which is a class of dyestuffs not employed in D9 and D10) cannot be considered obvious for the skilled man, and an inventive step in the sense of Article 33(3) is acknowledged for the subject-matter of claims 6-10 as searched.

Further objections:

Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the documents D2-D10 are not mentioned in the description, nor are these documents identified therein.